

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO

MARIA ALSINA ORTIZ, \* CIVIL NO. 98-1893 (JAG)  
AND/OR THE ESTATE OF MR. \*  
ORLANDO OCASIO ALSINA \*  
COMPOSE OF MARIA ALSINA \*  
ORTIZ \*  
\*

PLAINTIFFS \* PLAINTIFFS DEMAND TRIAL  
\*

VS. \*  
\* BY JURY

MS. ZOE LABOY IN HER PERSONAL \*  
CAPACITY, DELFOS OCHOA \*  
HIS PERSONAL CAPACITY AND \*  
THE CONJUGAL PARTNERSHIP \*  
OR COMMUNITY PROPERTY \*  
CONSTITUTED BETWEEN ZOE \*  
LABOY AND DELFOS OCHOA; \*  
MR. SIXTO MARRERO IN HIS \*  
PERSONAL CAPACITY, CANDIDA \*  
ROSA ORTIZ ZAYAS \*  
IN HER PERSONAL CAPACITY, \*  
AND THE COMMUNITY PROPERTY \*  
OR CONJUGAL PARTNERSHIP \*  
CONSTITUTED BETWEEN SIXTO \*  
MARRERO AND CANDIDA ROSA \*  
ORTIZ ZAYAS; MS. AIDA GUZMAN \*  
IN HER PERSONAL CAPACITY, \*  
BILL DOE IN HIS PERSONAL \*  
CAPACITY AND THE CONJUGAL \*  
PARTNERSHIP OR COMMUNITY \*  
PROPERTY CONSTITUTED \*  
BETWEEN MS. AIDA GUZMAN AND \*  
BILL DOE; MR. EMILIO \*  
CASTILLO IN HIS \*  
PERSONAL CAPACITY, MERCEDES \*  
ROSADO IN HER PERSONAL \*  
CAPACITY AND THE COMMUNITY \*  
PROPERTY OR CONJUGAL \*  
PARTNERSHIP CONSTITUTED \*  
BETWEEN EMILIO CASTILLO AND \*  
MERCEDES ROSADO AND MS. \*  
MERCEDES ROSADO IN \*  
REPRESENTATION OF EMILIO \*  
CASTILLO; DOCTOR ILEANA \*

TORRES ARROYO IN HER \*  
PERSONAL CAPACITY, JOE DOE \*  
IN HIS PERSONAL CAPACITY, \*  
AND THE COMMUNITY PROPERTY \*  
OR CONJUGAL PARTNERSHIP \*  
CONSTITUTED BETWEEN JOE DOE \*  
AND DOCTOR ILEANA TORRES; \*  
DOCTOR ERNESTO TORRES ARROYO\*  
IN HIS PERSONAL CAPACITY, \*  
OLGA I. MENDEZ FLORES IN \*  
HER PERSONAL CAPACITY, \*  
AND THE CONJUGAL PARTNERSHIP\*  
OR COMMUNITY PROPERTY \*  
CONSTITUTED BETWEEN DOCTOR \*  
ERNESTO TORRES ARROYO AND \*  
OLGA I. MENDEZ FLORES; \*  
X, Y and Z INSURANCES \*  
COMPANIES; DOCTOR ELLIOT \*  
MELECIO VEGA IN HIS PERSONAL\*  
CAPACITY, AMARILIS \*  
AYALA MARTINEZ IN HER \*  
PERSONAL CAPACITY, THE \*  
CONJUGAL PARTNERSHIP OR \*  
COMMUNITY PROPERTY \*  
CONSTITUTED BETWEEN DOCTOR \*  
ELLIOT MELECIO VEGA AND \*  
AMARLIS AYALA MARTINEZ, \*  
AND JAKE DOE \*  
\*  
DEFENDANTS \*  
\*  
\* \* \* \* \*

PLAINTIFFS' SUPPLEMENT TO THEIR PROPOSED VOIR DIRE  
TO THE HONORABLE COURT:

COME NOW, Plaintiffs through their undersigned attorney, and  
respectfully state and pray:

Plaintiffs hereby supplement the document entitled  
Plaintiffs' Propose Voir Dire filed at docket 303, with the  
following two questions:

**LIST OF VOIR DIRE QUESTIONS (MOST ARE PEREMPTORY CHALLENGES)**

75. If the juror has any children.

76. If the juror or any family member of the jury have been a victim of crime.

**WHEREFORE,** Plaintiffs respectfully request this Honorable Court to accept their supplement to their proposed voir dire.

**RESPECTFULLY SUBMITTED.**

**I HEREBY CERTIFY,** that on October 21, 2005, I electronically filed the foregoing with the Clerk of the Court, using CM/ECF system which will send notification of such filing: l a a p a r i c i o @ j u s t i c i a . g o b i e r n o . p r ,  
r u r o d r i g u e z @ j u s t i c i a . g o b i e r n o . p r ;  
joestades@justicia.gobierno.pr; lavyaparicio@yahoo.com.

In San Juan, Puerto Rico, this 21 day of October 2005.

s/Glenn Carl James  
Glenn Carl James  
JAMES LAW OFFICES  
PMB 501  
1353 Rd.19  
Guaynabo, PR 00966-2700  
Tel.: (787)763-2888  
Fax: (787)763-2881  
E-mail:  
jameslawoffices@centennialpr.net  
Attorney for the plaintiff